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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09:543,604	04 05/2000	Dieter Mueller	81208-246298	6492
75	90 05 21 2003			
STEVEN W SMYRSKI, ESQ			EXAMINER	
SMYRSKI & LIVESAY, LLP 3310 AIRPORT AVENUE SW SANTA MONICA, CA 90405-6118			LEE, HWA S	
SANTA MUNI	CA, CA 90405-6118		ART UNIT	PAPER NUMBER
			2877	-

DATE MAILED: 05/21/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/543,604	MUELLER ET AL.	
Office Action Summary	Examiner	Art Unit	
	Andrew H. Lee	2877	
The MAILING DATE of this communication ap		vith the correspondence address	
Period for Reply			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a replace of the period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will by statute. - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). - Status	.136(a). In no event, however, may a ply within the statutory minimum of th d will apply and will expire SIX (6) MC	reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communication. IRANDONED (35 U.S.C. § 133)	
1) Responsive to communication(s) filed on 22	April 2003 .		
Zu) Time detter to the series of the series	his action is non-final.		
3) Since this application is in condition for allow closed in accordance with the practice unde	vance except for formal m r <i>Ex parte Quayle</i> , 1935 C	atters, prosecution as to the merits is D. 11, 453 O.G. 213.	3
Disposition of Claims	n.		
4) Claim(s) 1-25 is/are pending in the application			
4a) Of the above claim(s) is/are withdra	awii iioiii consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-25</u> is/are rejected.			
7) Claim(s) is/are objected to.	or election requirement		
8) Claim(s) are subject to restriction and Application Papers	TOT Election requirement.		
9) The specification is objected to by the Examir	ner.		
10) The drawing(s) filed on is/are: a) acc		the Examiner.	
Applicant may not request that any objection to t			
11) The proposed drawing correction filed on	is: a)□ approved b)□	disapproved by the Examiner.	
If approved, corrected drawings are required in			
12) The oath or declaration is objected to by the E	Examiner.		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for forei	gn priority under 35 U.S.C	5. § 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ None of:			
1. Certified copies of the priority docume			
2. Certified copies of the priority docume			
3. Copies of the certified copies of the prapplication from the International Error See the attached detailed Office action for a lie	Bureau (PCT Rule 1/2(a)	!	
14) Acknowledgment is made of a claim for dome			on).
a) The translation of the foreign language p	provisional application has	been received.	
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice	w Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152)	
HS Patent and Trademark Office			

Art Unit: 2877

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-7, 10-13, 16-19, 22, and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Muller (6,271,925) in view of Elssner et al. (DD 261422).

As for claims 1, 2, 6, 7, 11, 16, 17, and 18, Muller shows an apparatus and method for measuring two opposite surfaces of a body comprising:

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a light energy generating device (1);
a collimator (7);
a diffraction grating (8);
a second diffraction grating (10);
at least one receiving collimator (11);
at least one camera (16).
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Muller does not show the reflecting surface (reference surface). Elssner et al (Elssner hereinafter) show an interferometer for measuring surface smoothness of an object wherein a eference reflecting surface is used to reflect the other historidal diffraction. Older diffraction) The use of the reference surface allows for better quality of measurements due to the use of combining a first order diffraction with another first order diffraction rather than combining a first order diffraction with a zero order diffraction where intensities of the two

Art Unit: 2877

orders can be different. In addition, the recombining of beams originating from the same portion of the illumination beam remain constant thus removing errors due to inconsistencies of the original beam.

Therefore, at the time of the invention, one of ordinary skill in the art would have been motivated to modify Muller to use a reference reflecting surface of Elssner in order to obtain better surface measurements.

As for claims 4, 13, Muller shows the calibrating of the interferometer in column 3, lines 17+.

As for claims 5, 16, and 23 the image aspect ratio is altered by the grating and mirrors (12-14).

3. Claims 3, 10, 12, and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Muller and Elssner as applied to claims 1, 2, 6, 7, 11, 17, and 18 above, and further in view Kulawiec et al (5,719,676). Muller and Elssner fail to expressly show the blocking of zero order light. Kulawiec et al (Kulawiec hereinafter) shows in Figure 7, the measurement of opposite sides of a body wherein zero order light is blocked (column 9, second paragraph). At the time of the invention, one of ordinary skill in the art would have modified Muller and Elssner to block zero order light in order to obtain clearer measurements by blocking zero order light from interfering with combined beam that contains measurement information

Art Unit: 2877

4. Claims 8, 9, 14, 15, 20, and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Muller and Elssner as applied to claims 1, 2, 6, 7, 11, 17, and 18 above, and further in view of in view of Ai et al. (5,471,303).

Muller and Elssner fail to expressly show an interferometric normal incidence inspection device. Ai shows a combination of two interferometers for surface profile measurement in a single apparatus comprising a light emitting device (34 or 36), a beamsplitter (24), a collimator (lens in 14), and a semitransparent reflecting mirror (24). Ai et al suggest the use of a second normal incident interferometer to improve the accuracy of height measurements made by a first normal incident interferometer. At the time of the invention, one of ordinary skill in the art would have used a second interferometer in order to improve the measurements of the first interferometer since the second interferometer provides a redundant measurement or the second interferometer has better a range of height measurements or improved accuracy.

Papers related to this application may be submitted to Technology Center (TC) 2800 by facsimile transmission. Papers should be faxed to TC 2800 via the PTO Fax Center located in CP4-4C23. The faxing of such papers must conform with the notice published in the Official Gazette, 1096 OG 30 (November 15, 1989). The CP4 Fax Center numbers are 703-872-9318 for regular communications and 703-872-9319 for After Final communications

If the Applicant wishes to send a Fax dealing with either a Proposed Amendment or for discussion for a phone interview then the fax should:

- 4) Contain either the statement "DRAFT" or "PROPOSED AMENDMENT" or the Fax Cover Sheet, and
- b) Should be unsigned by the attorney or agent.

 This will ensure that it will not be entered into the case and will be forwarded to the examiner as quickly as possible

Art Unit: 2877

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Andrew Hwa Lee whose telephone number is (703) 305-0538. The examiner can normally be reached on M-Th. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Frank Font can be reached on 703-308-4881.

Andrew Lee

Patent Examiner

Art Unit 2877

May 8, 2003/ahl

Frank Font

Supervisory Patent Examiner

Art Unit 2877